### COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY

NSTAR ELECTRIC, D.T.E. 03-121

# FIRST SET OF INFORMATION REQUESTS OF THE DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY TO FITCHBURG GAS AND ELECTRIC LIGHT COMPANY

Pursuant to 220 C.M.R. 1.06(6)(c), the Department of Telecommunications and Energy ("Department") hereby submits to Fitchburg Gas and Electric Light Company the following information requests with respect to the above captioned matter.

#### **Instructions**

The following instructions apply to this set of information requests and all subsequent information requests issued by the Department to the Solar Energy Business Association of New England in this proceeding.

- 1. "FGE@ means Fitchburg Gas and Electric Light Company, its officers, directors, employees, consultants, and attorneys.
- 2. Each request should be answered in writing on a separate page with a recitation of the request, and with a reference to the request number(for example, DTE-MECo-1-1), the docket number of the case, and the name of the person responsible for the answer. Please submit all responses on three-hole punched paper.
- 3. Please do not wait for all answers to be completed before supplying answers, but instead please provide the answers as they are completed.
- 4. These requests shall be deemed continuing so as to require further supplemental responses if FGE or its witnesses receives or generates additional information within the scope of these requests between the time of the original response and the close of the record in this proceeding.
- 5. The phrase "provide complete and detailed documentation" means provide all data, assumptions, and calculations on which the response relies; provide the source of and basis for all data and assumptions employed; include all studies, reports, and planning documents from which data, estimates, or assumptions were drawn and support for how the data or assumptions were used in developing the projections or estimates; and provide and explain all supporting workpapers.
- 6. The term "document" is used in its broadest sense and includes, without limitation, writings, drawings, graphs, charts, photographs, phono-records, microfilm, microfiche,

computer printouts, correspondence, handwritten notes, records or reports, bills, checks, articles from journals or other sources, and other data compilations from which information can be obtained, and all copies of such documents that bear notations or other markings that differentiate such copies from the original.

- 7. If FGE finds that any of these requests is ambiguous, please notify the hearing officer so that the requests can be clarified prior to the preparation of a written response.
- 9. Please serve a copy of the responses on Mary Cottrell, Secretary of the Department. Please also submit the responses directly to: (1) William Stevens, Legal Division; (2) John Cope-Flanagan, Legal Division; (3) Jeff Hall, Rates and Revenue Requirements Division; (4) Claude Francisco, Rates and Revenue Requirements Division; (5) Sean Hanley, Rates and Revenue Requirements Division; and (6) Xuan Yu, Rates and Revenue Requirements Division.

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### **Information Requests**

#### Information Requests Related to the Pre-filed Testimony of David K. Foote

- DTE-FGE-1-1In reference to the testimony of David K. Foote at 3, please provide a schedule that shows for each month in 2003 the following items relating to the Large Default Service of FGE:
  - (a) the number of Avery large customers@who received default service and the range of kW default service load;
  - (b) the non-coincident kW default service load of the customers in (a) above:
  - (c) the coincident kW default service load of the customers in (a) above;
  - (d) the company system kW load under large default service;
  - (e) the ratio of (b) and (d); and
  - (f) the ratio of (c) and (d).
- DTE-FGE-1-2In reference to the testimony of David K. Foote at 3, please provide a schedule that shows for each month in 2003 the following items relating to the Large Default Service of FGE:
  - (a) the number of Avery large customers@who received default service and the range of kWh usage;
  - (b) the total kWh default service usage of the customers in (a) above;
  - (c) the company total kWh usage under the large default service;
  - (d) the ratio of (b) and (c).

Dated: March 26, 2004